EXHIBIT 2

674257-84

ARTICLES OF INCORPORATION

FEB 1 1 1999

Al Haramian Islamic Foundation, Inc.

The undersigned, in order to form a nonprofit public benefit corpuration state of Articles of the Oregon Revised Statutes; hereby sign and verify the following Articles of Incorporation Incorporation.

ARTICLE I NAME AND DURATION

The name of this Nonprotit Corporation is Al Humanian Islamic Foundation, In: Its duration shall be perpetual

ARTICLE II. PURPOSES

The corporation is organized as a public benefit corporation exclusively for religious humanismium educational and charitable purpose. As defined in Section 501(c)(3) of the internal Revenue Code, and ORS 65 016 of the Oregon Review Internal Revenue Code for such not carry on any activities which are not permitted by the Internal Revenue Code for such corporations which are exempt from federal income tax purposes. deductible for faderal income tox purposes

Al Haramian Islamic Foundation, Inc., stands against terrorism, Injustice, or subversive activities in any form, and shall not support any statement of activities in any form. Al Haramian Islamic Foundation, Inc., believes such conduct is contrapared tramic principles

ARTICLE III. REGISTERED AGENT-AUDRESS FOR NOTICES

Section ! Bruistered Agent

The registered office and the registered agentiate

Perouz Seda Otaly, 1057 S. skiyou BIVI #224 Achisad OR 97520

Section 2. Address for Notices.

The address to which notices from the Corporations Division and other pursons and entities may be mailed is

1257 Siskiyon Bis d. 1274; Ashland, OR 97529

ARTICLE IV. GOVERNANCE AND LIMITATIONS

Section L. Governmente:

The Corporation shall have no membership or soting members. All powers show he gastersed by its Board of Distators, a encordance with the corporation's disk adopted by laws The board of directors may authorize an executive committee to exercise some or all of the powers which would otherway be exercised by the board, and such committee shall then have the duties and responsibilities of the directors

Section 2 Limitationi.

21. The corporation shall have no explical stock, and no part of its not earnings shall inute to the benefit of any director, trustee, officer, or member of the corporation, or any private individual.

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- 22 No director, member, trustue of officer of the corporation, nor any private individual shall be entitled to share in the distribution of any other corporation, or the winding up of its effort. Upon such dissolution of the corporation, or the winding up of its effort. Upon such dissolution of the corporation, or the winding up of its effort. Upon such dissolution of winding up, all the femalising essects of the corporation chall be distributed by the Board of winding up, all the femalising essects of the corporation which would be a qualify for tax exemption. Directors to any other nonpressi organization which would then qualify for tax exemption under the provisions of the Internal Revenue Code
- 2.3 No substantial part of the activities of the expression shall be the carrying on of propaganda, or otherwise arempting to influence legislation except as may be permitted by the propaganda, or otherwise arempting to influence legislation except as may be permitted by the propaganda, or otherwise arempting to influence legislation except as a final part of the carrying on of the carrying on of the carrying of the carrying on of the carrying of the ca the publication of distribution of statements) and political confress on Scholf of any candidate
- Notwithstanding any other previolant of the Articles, the corporation shall not for public,office. conduct or carry on activities not permitted to be conducted on entried on by a controll organization exempt under the intendi Revenue Code or by an organization for which contributions are deductible under such Code

ARTICLE V. GENERAL POWERS

In general, and subject to such limitations and conditions which are or may be prescribed by law, of in the corporation's Association of Incorporation or Bylaw, the corporation shall have all powers which are now or horsafter conferred by law upon a corporation organized for the purpose hereinable and forthe or necessary or incidental to the powers to conferred a couple when to the anxion ent of the number of the numbe conferred, or could wive to the anxioment of the purpose of the corporation

ARTICLE VI BOARD OF DIRECTORS AND OFFICERS

Section 1. Number.

The Board of Directors shall consist of not less from these not more than five persons in whom all the powers of the C. sporation shall be vered

Section ? Names and Addressess:

Ageel Al-Ageel, 1257 Siskiyou Blid . #212 Ash and, OR 97520, 541-482-1116 Mansuer Al-Kadi, 1257 Siskiyou Blvd, #212, Ashland, OR 97520, 541-482-11:6 Soliman H.S. AlaBathe, 1227 S. skiyou Blvd., #212, Aphlend, CR 97520, 541 482-1116 Perouz Seda Ghary 1757 Sirklyou Blvd , 4274, Ashland, OR 97520, 501-438-537 ent

Each elected member of the Board shall some for a maximum initial term of five years, and shall be eligible for te-election as the board shall provide in the corporation's by-laws

Vacancies shall be filled by majority vote of the more berr of the board. Vacancies secur when a Board Membe 3 rein expires, when he or she moves out of the service area. die, esigns, is removed with a without ening, or fails to most attendance standards for board meetings, subject to the corperation's by-leve.

Section 5. Officers

The board of directors may designate Officers in the corporation's by-laws.